Jerry M. Snyder Jerry Snyder Law Nevada State Bar No. 6830 429 Plumb Ln. Reno, Nevada 89509 3 Jerry@Jerrysnyderlaw.com Telephone (775) 499-5647 Attorney for Defendants F.I.M. Corporation 5 Need More Sheep Co LLC. 6 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA **** CIRILO UCHARIMA ALVARADO, 10 On Behalf of Himself and All Others Case No.: 3:22-cv-00249-MMD-CLB Similarly Situated, Plaintiff, 11 ORDER GRANTING vs. 12 STIPULATION FOR EXTENSION WESTERN RANGE ASSOCIATION, OF TIME FOR DEFENDANTS 13 a California non-profit corporation; F.I.M. CORP. AND NEED MORE ELLISON RANCHING COMPANY, a SHEEP CO., LLC TO RESPOND TO 14 Nevada corporation; JOHN ESPIL PLAINTIFF'S FIRST AMENDED SHEEP CO., INC., a Nevada COMPLAINT (FIRST REQUEST) 15 corporation; F.I.M. CORP., a Nevada corporation; THE LITTLE PARIS 16 SHEEP COMPANY, LLC, a Nevada limited liability company; BORDA 17 LAND & SHEEP COMPANY, LLC, a Nevada limited liability company; 18 HOLLAND RANCH, LLC, a Nevada limited liability company; NEED 19 MORE SHEEP CO., LLC, a Nevada limited liability company; and 20 FAULKNER LAND AND LIVESTOCK COMPANY, INC., an 21 Idaho corporation: Defendants. 22 23 Plaintiff CIRILO UCHARIMA ALVARADO ("Plaintiff"), by and through 24 his counsel of record, YAMAN SALAHI, ESQ. of EDELSON, P.C. and Defendants 25 F.I.M. Corp. and Need More Sheep Co., LLC (collectively, "Stipulating 26 27 Defendants"), by and through their counsel of record, JERRY M. SNYDER of 28

JERRY SNYDER LAW, hereby stipulate, and request this Court, to grant Stipulating Defendants leave to respond to the First Amended Complaint by August 10, 2023. A response to Plaintiff's First Amended Complaint by Stipulating Defendants was due on July 13, 2023. Jerry Snyder, a sole practitioner, was recently retained and given the complexity of the issues involved, the procedural history of the case, and counsel's case load, more time is required to frame a response to the Complaint. The undersigned parties stipulate and request that this Court allow Stipulating Defendants to file their response to the First Amended Complaint by August 10, 2023. This stipulation does not affect the deadlines that are currently in place for Defendants that are not a party to this stipulation. This Stipulation was prepared by counsel for Stipulating Defendants with the consent of Plaintiff and is made in good faith and not for purposes of delay. Dated: July 17, 2023

<u>/s/ Jerry M. Snyder</u> Jerry M. Snyder

Jerry Snyder Law

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Reno, Nevada 89509

Jerry@Jerrysnyderlaw.com

Telephone: (775) 499-5647

Attorney for F.I.M. Corp, Inc.

Need More Sheep Co., LLC

IT IS SO ORDERED. Dated: July 18, 2023.

/s/ Yaman Salahi

YAMAN SALAHI, ESQ (pro hac vice) 150 California St., 18th Floor, #821 San Francisco, CA 94111

Counsel for Plaintiff and Putative Class

ORDER

UNITED STATES MAGISTRATE JUDGE

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